	Application No.	Applicant(s)
Notice of Allowability	10/657,460 Examiner	DRAXTON ET AL.
	LAdillilei	Artonic
	Yaritza Guadalupe McCall	2859
The MAILING DATE of this communication appeal all claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	is (OR REMAINS) CLOSED in this a or other appropriate communicati BIGHTS. This application is subjec	application. If not included on will be mailed in due course. <b>THIS</b>
1. $\boxtimes$ This communication is responsive to <u>Amendment and Ter</u>	<u>minal Disclaimer filed June 9, 2004</u>	<u>4</u> .
2. The allowed claim(s) is/are <u>17-23</u> .		
3. $\boxtimes$ The drawings filed on <u>08 September 2003</u> are accepted b	y the Examiner.	
<ul> <li>4. ☐ Acknowledgment is made of a claim for foreign priority u <ul> <li>a) ☐ All</li> <li>b) ☐ Some*</li> <li>c) ☐ None of the:</li> </ul> </li> <li>1. ☐ Certified copies of the priority documents have</li> <li>2. ☐ Certified copies of the priority documents have</li> <li>3. ☐ Copies of the certified copies of the priority do</li> <li>International Bureau (PCT Rule 17.2(a)).</li> </ul> <li>* Certified copies not received:</li>	e been received. e been received in Application No.	· · · · · · · · · · · · · · · · · · ·
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		ly complying with the requirements
5. A SUBSTITUTE OATH OR DECLARATION must be subminformal PATENT APPLICATION (PTO-152) which give		
6. CORRECTED DRAWINGS (as "replacement sheets") mu	st be submitted.	
(a) ☐ including changes required by the Notice of Draftsperson's Patent Drawing Review ( PTO-948) attached		
1)  hereto or 2)  to Paper No./Mail Date		
(b) ☐ including changes required by the attached Examiner Paper No./Mail Date	's Amendment / Comment or in the	e Office action of
Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in	1.84(c)) should be written on the dra the header according to 37 CFR 1.12	wings in the front (not the back) of 21(d).
7. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT		
Attachment(s)  1. Notice of References Cited (PTO-892)	5. 🗌 Notice of Informa	I Patent Application (PTO-152)
2. Notice of Draftperson's Patent Drawing Review (PTO-948)		
3. Information Disclosure Statements (PTO-1449 or PTO/SB/	Paper No./Mail [ 08), 7. ☐ Examiner's Amer	Date ndment/Comment
Paper No./Mail Date  4. Examiner's Comment Regarding Requirement for Deposit	8. X Examiner's State	ment of Reasons for Allowance
of Biological Material	9. Other	
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Application/Control Number: 10/657,460 Page 2

Art Unit: 2859

**DETAILED ACTION** 

In response to Terminal Disclaimer filed June 9, 2004

Reasons for Allowance

1. The following is an examiner's statement of reasons for allowance:

a. Claims 17 - 19 are allowable over the Prior Art of Record because it fails to teach or suggest an acoustic signal generator and method for generating an acoustic signal with a high amplitude sudden onset comprising a partition in an intermediate portion of said cylinder dividing said cylinder into front and rear chambers, an axial opening in said partition communicating between said chambers and a pneumatic operating system for charging said rear chamber of said main cylinder with gas at a first high pressure and for charging said rear cylinder with gas at a second high pressure, said pneumatic operating system including a coupling for connection to a source of gas pressure and a remotely operated vent to allow said pressurized gas in said rear cylinder to escape, thereby reducing forwardly directed forces on said intermediate piston in said rear chamber exerted by pressurized gas on said rear piston, below rearwardly directed forces exerted by pressurized gas in said forward chamber against said intermediate seal space in combination with the remaining limitations of the claims.

Application/Control Number: 10/657,460 Page 3

Art Unit: 2859

b. Claims 20 - 21 are allowable over the Prior Art of Record because it fails to teach or suggest a method of generating an acoustic signal having a sharp, high amplitude onset comprising the step of accelerating said plug to high speed prior to unplugging said opening in combination with the remaining limitations of the claims.

c. Claim 22 is allowable over the Prior Art of Record because it fails to teach or suggest a process of determining the arrival time of an acoustic signal propagated through a noisy environment and detected in a receiver comprising digitally pre-filtering said acoustic signals received in said receiver to facilitate differentiation between background noise in said open space and said acoustic signal so as to locate the beginning of said acoustic signal in said background noise; said pre-filtering including a) measuring N consecutive samples of said signal received in said receiver, b) predicting what an N+1th signal will be from the previous N samples, c) measuring said N+1th sample to obtain an actual measured value of said N+1th sample, d) subtracting said predicted N+1th signal from said actual measured N+1th signal value, and e) repeating a) – d) with each new sample taken to produce a small amplitude modified signal having more characteristics of said acoustic signal from said signal generator in combination with the remaining limitations of the claims.

d. Claim 23 is allowable over the Prior Art of Record because it fails to teach or suggest a method of centering a fireball in a boiler furnace comprising the step of separately actuating in rapid succession two signal generators placed in opposite sides of a fire box, and receiving signal produced by said signal generators in two receivers positioned opposite each other and on a plane transverse to a plane through both said signal generators generator in combination with the remaining limitations of the claims.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

## Conclusion

2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yaritza Guadalupe McCall whose telephone number is (571)272 -2244. The examiner can normally be reached on 9:00 AM - 6:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Diego F.F. Gutierrez can be reached on (571) 272-2245. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Application/Control Number: 10/657,460 Page 5

Art Unit: 2859

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Yaritza Guadalupe McCall Patent Examiner Art Unit 2859 August 11, 2004

CHRISTOPHER W. FULTON PRIMARY EXAMINER

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